DECLARATION UNDER 35 USC §371(c)(4) FOR PCT APPLICATION FOR UNITED STATES PATENT

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below under my name;

I verily believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought, namely the invention entitled: STEERING STEERING SYSTEM RELEASE DEVICE FOR A VEHICLE WITH ELECTRIC POWER STEERING

described and claimed in international application number PCT/FR03/00879 filed March 19, 2003.

I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose to the Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations §1.56.

Under Title 35, U.S. Code §119, the priority benefits of the following foreign application(s) filed by me or my legal representatives or assigns within one year prior to my international application are hereby claimed:

French Patent Application No. 02.03706 Filed March 25, 2002

The following application(s) for patent or inventor's certificate on this invention were filed in countries foreign to the United States of America either (a) more than one year prior to my international application, or (b) before the filing date of the above-named foreign priority application(s):

ALL CORRESPONDENCE IN CONNECTION WITH THIS APPLICATION SHOULD BE SENT TO OLIFF & BERRIDGE, PLC, CUSTOMER NUMBER 25944, TELEPHONE (703) 836-6400.

I hereby declare that I have reviewed and understand the contents of this Declaration, and that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

| -00 ¹ | Typewritten Fu of Sole or First | | | Vincent | Middle Initial | <u>CLAPE</u> Family N | |
|------------------|------------------------------------|--------------------------------------|--------------------------|--------------------|-------------------|--------------------------|---------------|
| 2 | Inventor's Sign | ature: | | Given Name | | prou | |
| 3 | Date of Signature: | | September 27, 2004 Year | | | | |
| | Residence: | | Paris City | | State or Province | France Country | <u>e</u> |
| | Citizenship: | French | | | | | <u> </u> |
| | Post Office Address: | | | 85 Rue Falguiere | 40, Alle. | des lerras | 0 00 |
| | | ert complete ma ress, including c | | 75015 Paris, Franc | e 69140 | -RILLIEUX-LI | A-PAPE_FRANCE |

Note to Inventor: Please sign name on line 2 exactly as it appears in line 1 and insert the actual date of signing on line 3.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Vincent CLAPEAU

Application No.: 10/506,350

Filed: October 15, 2004 Docket No.: 120933

For: STEERING SYSTEM RELEASE DEVICE FOR A VEHICLE WITH ELECTRIC POWER

STEERING

TRANSMITTAL OF POWER OF ATTORNEY AND STATEMENT UNDER 37 CFR § 3.73(b)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In compliance with 37 CFR §3.73(b), the undersigned hereby states that <u>KOYO</u> STEERING EUROPE (K.S.E) is the assignee of the entire right, title and interest in the patent application identified above by virtue of an assignment from the inventor of the patent application identified above. A copy of the assignment is attached hereto.

The undersigned is authorized to act on behalf of the assignee.

ALL CORRESPONDENCE IN CONNECTION WITH THIS APPLICATION SHOULD BE SENT TO OLIFF & BERRIDGE, PLC, CUSTOMER NO. 25944, TELEPHONE (703) 836-6400.

Respectfully submitted,

Eric D. Morehouse Registration No. 38,565

EDM/emt

Date: October 15, 2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

GENERAL POWER OF ATTORNEY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Owner Name:

| (K.S.E.) |
|--|
| hereby appoints the patent practitioners associated with Oliff & Berridge, PLC Customer |
| No. 25944 as attorneys of record to prosecute any and all patents and patent applications in |
| which this General Power of Attorney is filed, and all continuations and divisions thereof, |
| owned in whole or in part by the above-named owner, and to transact all business in the |

KOYO STEERING EUROPE

The undersigned is authorized to execute this document as or on behalf of the owner.

ALL CORRESPONDENCE SHOULD BE SENT TO OLIFF & BERRIDGE, PLC, CUSTOMER NO. 25944, TELEPHONE (703) 836-6400.

September 27,2004

Patent and Trademark Office.

Signature / Signat

Title: Dinecton of Engineering (if acting on behalf of an Owner)

| | · · · · · | (1') | Vincent CLAPEAU | Rec'd (5) | | ···· |
|---|--|--|--|--|--|---|
| (1.0) | Insert | (2) | | (6) | <u>.</u> | |
| (1-8) | Name(s) | (3) | | • | | ····· |
| | of Inventor(s) | (4) | | | | |
| | | , , , | to appeid a ration of the sum of one do | llar (\$1.00) and other goo | d and valuable consi- | deration paid |
| | | to each | of the undersigned, each undersigne | d agrees to assign, and he | reby does assign, tra | nsfer and set |
| (9) | Insert Name of Assignee | (9) | KOYO STEERING EUROPE (K.S. | E.) | | |
| (10) | Insert Address of Assignee | (10) | Z.I. du Broteau, 69540 Irigny, Fran | | | |
| | • | the enti inventi continu extensi | after designated as the Assignee) and a fire right, title and interest for the Unite on, and in all applications for patent in lation, international, confirmation, subons, reissues and reexamination certification. | ed States of America as de- including any and all provis- ostitute and reissue applica- icates that may be granted | ined in 35 U.S.C. §10 sional, non-provisionation(s), and all Letters on the invention know | ou, in the il, divisional, s Patent, wn as |
| (11) | Insert | (11) | STEERING SYSTEM RELEASE I | DEVICE FOR A VEHICL | E WITH ELECTRIC | POWER |
| | Identification such as Title, Case | | | | | |
| | Number, or Foreign | (A#0- | ney Docket No. 120933 | | |) |
| | Application Number | | ich the undersigned has (have) execu | | | |
| | | | n date herewith or | ., | | |
| (12) | Insert Date of | (12) | on | | | |
| | Signing of Application | (12) | on | | | |
| (12) | Alternative | (13) | U.S. application Serial Number | | | |
| (13) | Identification for | • • | | | | |
| | filed applications | filed | | | | |
| applica | applications for the inventio tions and patents as the Assi 2) Each undersigned agree dication or continuation or d | n, and any gnee may s to execu ivision the | te all papers necessary in connection ereof, or any patent or reissue applica- | o execute separate assign with any interference whation based thereon, for the | nich may be declared ne invention, and to c | concerning |
| applica any app the Ass claims reexam Patents full rigi and agr | applications for the invention tions and patents as the Assignation of the invention of tignee in every way possible if an invention of tignee in every way possible if an invention of the invention of the Internation of the United States resulting the to convey the entire interested that this assignment is bigner and patent of the United States resulting that the convey the entire interested that this assignment is bigner and patent in the convey the entire interested that this assignment is bigner and patent in the convey the entire interested that this assignment is bigner and patent in the convey the entire interested that this assignment is bigner and patent in the convey the entire interested that this assignment is bigner and patent in the convey the entire interested the con | n, and any gree may eas to execu ivision the rotaining sto execu onal Convicted States orizes and g from said therein as not one to the rotain as | patent(s) issuing thereon, and also tedeem necessary. te all papers necessary in connection recof, or any patent or reissue applicate all papers and documents and perention for Protection of Industrial Premall affirmative acts which may be patent to the Assignee. requests the Commissioner of the U. d application(s) to the said Assignee ssigned, and that he has not executed and his heirs, successors, assign and firm of Olites & Reprince. | with any interference whation based thereon, for the such interference. form any act which may be operty or similar agreemencessary to obtain, mains. S. Patent and Trademark, as Assignee of the entired, and will not execute, as and legal representative the power to insert on the | nich may be declared the invention, and to come necessary in connects. Intain or confirm by rought of the confirm by rought of the confirm that in confirm the confirm that in confirm the confirm that is assignment any further than the confirmation of the confirmatio | concerning cooperate with ection with eissue or and all Letters ants that he has flict herewith, |
| applica any app the Ass claims reexam Patents full rigl and agr identifi | applications for the invention tions and patents as the Assignation of the invention of tignee in every way possible if an invention of tignee in every way possible if an invention of the invention of the Internation of the United States resulting the to convey the entire interested that this assignment is bigner and patent of the United States resulting that the convey the entire interested that this assignment is bigner and patent in the convey the entire interested that this assignment is bigner and patent in the convey the entire interested that this assignment is bigner and patent in the convey the entire interested that this assignment is bigner and patent in the convey the entire interested that this assignment is bigner and patent in the convey the entire interested the con | n, and any gree may eas to execu ivision the rotaining sto execu onal Convicted States orizes and g from said therein as not one to the rotain as | patent(s) issuing thereon, and also te deem necessary. It all papers necessary in connection recof, or any patent or reissue applicate evidence and going forward with set all papers and documents and perention for Protection of Industrial Promall affirmative acts which may be patent to the Assignee. Requests the Commissioner of the U. dapplication(s) to the said Assignee sessigned, and that he has not executed the patent of the pa | with any interference whation based thereon, for the such interference. form any act which may be operty or similar agreemencessary to obtain, mains. S. Patent and Trademark, as Assignee of the entired, and will not execute, as and legal representative the power to insert on the | nich may be declared the invention, and to come necessary in connects. Intain or confirm by rought of the confirm by rought of the confirm that in confirm the confirm that in confirm the confirm that is assignment any further than the confirmation of the confirmatio | concerning cooperate with ection with eissue or and all Letters ants that he has flict herewith, |
| applica any app the Ass claims reexam Patents full rigi and agr identifi recorda | applications for the invention tions and patents as the Assignation of the invention of the invention of the invention of the inverse of the invention of the invention of the inverse of the inverse of the invention of the inverse of the invention of this document. | n, and any gree may eas to execu ivision the round converse to perform ted States or rizes and g from said therein as nding on ly grants the or desirable ted by the ted by the red by the | patent(s) issuing thereon, and also tedeem necessary. te all papers necessary in connection creof, or any patent or reissue applicate all papers and documents and perention for Protection of Industrial Premall affirmative acts which may be patent to the Assignee. requests the Commissioner of the U. d application(s) to the said Assignee signed, and that he has not executed nim and his heirs, successors, assign the firm of OLIFF & BERRIDGE, PLC the in order to comply with the rules a undersigned on the date(s) oppose | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, mains. S. Patent and Trademark, as Assignee of the entirely, and will not execute, as and legal representative the power to insert on the of the United States Pate with the undersigned nares. | nich may be declared the invention, and to come necessary in connects. Intain or confirm by reconstruction of the confice to issue any agreements in control agreements in control assignment any furnit and Trademark Office(s). | concerning cooperate with ection with eissue or and all Letters earts that he has flict herewith, ether |
| applica any app the Ass claims reexam Patents full rigi and agr identifi recorda | applications for the invention tions and patents as the Assignation of the invention of the invention of the invention of the inverse of the invention of the invention of the inverse of the inverse of the invention of the inverse of the invention of this document. | n, and any gree may eas to execu ivision the round converse to perform ted States or rizes and g from said therein as nding on ly grants the or desirable ted by the ted by the red by the | patent(s) issuing thereon, and also tedeem necessary. te all papers necessary in connection creof, or any patent or reissue applicate all papers and documents and perention for Protection of Industrial Premall affirmative acts which may be patent to the Assignee. requests the Commissioner of the U. d application(s) to the said Assignee signed, and that he has not executed nim and his heirs, successors, assign the firm of OLIFF & BERRIDGE, PLC the in order to comply with the rules a undersigned on the date(s) oppose | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, mains. S. Patent and Trademark, as Assignee of the entirely, and will not execute, as and legal representative the power to insert on the of the United States Pate with the undersigned nares. | nich may be declared the invention, and to come necessary in connects. Intain or confirm by reconstruction of the confice to issue any agreements in control agreements in control assignment any furnit and Trademark Office(s). | concerning cooperate with ection with eissue or and all Letters earts that he has flict herewith, ether |
| applica any app the Ass claims reexam Patents full rigi and agr identifi recorda | applications for the invention tions and patents as the Assignation of the invention of the invention of the invention of the inversion of this document. | n, and any gree may eas to execu ivision the round converse to perform ted States or rizes and g from said therein as nding on ly grants the or desirable ted by the ted by the red by the | patent(s) issuing thereon, and also te deem necessary. te all papers necessary in connection recof, or any patent or reissue application of the papers and documents and perention for Protection of Industrial Promall affirmative acts which may be patent to the Assignee. requests the Commissioner of the U.d application(s) to the said Assignee saigned, and that he has not executed application of OLIFF & BERRIDGE, PLC old in order to comply with the rules a undersigned on the date(s) opposed. | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, mains. Patent and Trademark, as Assignee of the entirely, and will not execute, as and legal representative the power to insert on the of the United States Pate. | or the first section of the invention, and to come ents. Intain or confirm by recomments of the confirm of the confirmation of the confirmati | concerning cooperate with ection with eissue or and all Letters ants that he has flict herewith, ther fice for |
| applica any app the Ass claims reexam Patents full rigl and agr identifi recorda Date Date | applications for the invention tions and patents as the Assignation of the invention of the invention of the invention of the inversion of this document. | n, and any gree may eas to execu ivision the round converse to perform ted States or rizes and g from said therein as nding on ly grants the or desirable ted by the ted by the red by the | patent(s) issuing thereon, and also te deem necessary. It all papers necessary in connection recof, or any patent or reissue application appears and documents and persention for Protection of Industrial Primall affirmative acts which may be patent to the Assignee. The application(s) to the said Assignee signed, and that he has not executed nim and his heirs, successors, assigned firm of OLIFF & BERRIDGE, PLC the in order to comply with the rules a undersigned on the date(s) oppose the control of the date(s) oppose the date of | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, main S. Patent and Trademark, as Assignee of the entirely, and will not execute, as and legal representative the power to insert on the of the United States Pate with the undersigned nare the undersigne | or necessary in connection of the invention, and to come necessary in connections. Office to issue any are interest, and covernation or confirm by recommendation of the interest of the inte | concerning cooperate with ection with eissue or and all Letters ants that he has flict herewith, wither fice for (SEAL) (SEAL) |
| applica any app the Ass claims reexam Patents full rigl and agr identifi recorda Date Date Date | applications for the inventio tions and patents as the Assign 2) Each undersigned agree olication or continuation or dignee in every way possible if 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree in a grant of a valid Unity 5) Each undersigned author of the United States resulting to convey the entire interest that this assignment is bity 6) Each undersigned herebication that may be necessary attention of this document. In witness whereof, executions and patential in the convey the entire interest that this assignment is bity 6) Each undersigned herebication that may be necessary attention of this document. | n, and any gnee may of s to execu in sto execu onal Convictor States or said there is a said or desirable ted by the states or desirable ted by the said ted b | patent(s) issuing thereon, and also te deem necessary. te all papers necessary in connection recof, or any patent or reissue applications are evidence and going forward with set all papers and documents and persention for Protection of Industrial Promall affirmative acts which may be patent to the Assignee. requests the Commissioner of the U. dapplication(s) to the said Assignee saigned, and that he has not executed in many his heirs, successors, assign the firm of OLIFF & BERRIDGE, PLC olde in order to comply with the rules a undersigned on the date(s) oppose the composition of the date of the complex inventor Signature Inventor Signature Inventor Signature | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, mains. Patent and Trademark, as Assignee of the entire, and will not execute, and a legal representative the power to insert on the of the United States Pate with the interference of the undersigned nare the interference of the undersigned nare the control of the undersigned nare the undersigned nare the control of the undersigned nare the undersi | on the connection of the invention, and to come ents. Intain or confirm by representation of the confirm by representation of the confirm by representation of the confirmation of the con | concerning cooperate with ection with eissue or and all Letters ants that he has flict herewith, ther fice for (SEAL) (SEAL) |
| applica any app the Ass claims reexam Patents full rigl and agr identifi recorda Date Date Date Date | applications for the inventio tions and patents as the Assign 2) Each undersigned agree olication or continuation or dignee in every way possible if 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree ination a grant of a valid Unit 5) Each undersigned author of the United States resulting the to convey the entire interest that this assignment is bit 6) Each undersigned herebication that may be necessary thin of this document. In witness whereof, executions and patents are the interest continuation of the convey the entire interest that the sassignment is bit in the convey the entire interest that this assignment is bit in the convey the entire interest that the convey the convey the convey the entire interest that the convey | n, and any gnee may of s to executivision the nobtaining s to executional Converted States or izes and g from said therein as inding on ly grants the or desirab | patent(s) issuing thereon, and also to deem necessary. the all papers necessary in connection treef, or any patent or reissue applicate all papers and documents and perention for Protection of Industrial Prim all affirmative acts which may be patent to the Assignee requests the Commissioner of the U. diapplication(s) to the said Assignee signed, and that he has not executed him and his heirs, successors, assign the firm of OLIFF & BERRIDGE, PLC the in order to comply with the rules the undersigned on the date(s) opposite the patent of the U. Inventor Signature Inventor Signature Inventor Signature Inventor Signature | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, mains. Patent and Trademark, as Assignee of the entirely, and will not execute, as and legal representative the power to insert on the of the United States Pate. | or necessary in connection of the invention, and to come necessary in connection, and to come necessary in connection. Office to issue any are interest, and covernate interest, and covernate any agreements in concessis assignment any furnit and Trademark Office (s). | concerning cooperate with ection with eissue or and all Letters ants that he has flict herewith, wither fice for (SEAL) (SEAL) (SEAL) |
| applica any app the Ass claims reexam Patents full rigl and agr identifi recorda Date Date Date Date Date | applications for the inventio tions and patents as the Assig 2) Each undersigned agree olication or continuation or dignee in every way possible is 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree ination a grant of a valid Unit 5) Each undersigned author of the United States resulting to convey the entire interestees that this assignment is bit 6) Each undersigned herebication that may be necessary attion of this document. In witness whereof, execu | n, and any gnee may of s to executivision the nobtaining s to executional Convictor States for the district therein and and in grants the or desirable ted by the states and the states are states and the states are states as the states are states are states as the states are states as the states are states as the states are states are states are states are states are states are states as the states are s | patent(s) issuing thereon, and also te deem necessary. It all papers necessary in connection treef, or any patent or reissue applications are of or any patent or reissue application of or Protection of Industrial Primall affirmative acts which may be patent to the Assignee. It is commissioner of the U. It is a signed, and that he has not executed in and his heirs, successors, assigned in order to comply with the rules are undersigned on the date(s) opposed in the complex of the complex of the undersigned on the date(s) opposed in the complex of the undersigned on the date of the und | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, mains. Patent and Trademark, as Assignee of the entire, and will not execute, as and legal representative the power to insert on the of the United States Pate with the undersigned nare the control of the United States Pate with the control of the United States Pate with the undersigned nare the undersigned | or necessary in connection of the invention, and to come necessary in connections. Office to issue any a continuous interest, and coverany agreements in consists assignment any furnit and Trademark Office(s). | concerning cooperate with ection with ection with eissue or and all Letters ants that he has flict herewith, ether fice for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) |
| applica any app the Ass claims reexam Patents full rigl and agr identifi recorda Date Date Date Date Date Date | applications for the invention tions and patents as the Assigned agree of provisions of the Internation of the Each undersigned agree or provisions of the Internation of the Each undersigned agree in a grant of a valid Unity (a) Each undersigned author of the United States resulting the to convey the entire interest that this assignment is bit of Each undersigned herebecation that may be necessary the interest that this document. In witness whereof, executions and patents in the convey the entire interest that the convey the entire interest that this assignment is bit of Each undersigned herebecation that may be necessary the entire interest that the convey the entire interest cation that may be necessary the entire interest that the convey that t | n, and any gnee may of s to execu invision the nobtaining s to execu conal Convisto perfor ted States orizes and g from said therein as noting on lay grants the or desirable ted by the | patent(s) issuing thereon, and also to deem necessary. the all papers necessary in connection treef, or any patent or reissue application of the patent of all papers and documents and persention for Protection of Industrial Primall affirmative acts which may be patent to the Assignee. The all affirmative acts which may be patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the patent to the said Assignee of the U. In the patent to the patent to the said Assignee of the U. In the patent to the patent to the said Assignee of the U. In the patent to the said Assignee of the U. In the patent to the said Assignee of the U. In the patent to the said Assignee of the U. In the patent to the said Assignee of the U. In the patent to the said Assignee of the U. In the patent to the said Assignee of the U. In the patent to the said Assignee of the U. In the patent to the said Assignee of the U. In the U. | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, mains. Patent and Trademark, as Assignee of the entired, and will not execute, as and legal representative the power to insert on the of the United States Pate. | or the confection of the invention, and to come necessary in connect on the interior of the confect of the conf | concerning cooperate with ection with eissue or and all Letters ants that he has flict herewith, ther fice for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) |
| applica any app the Ass claims reexam Patents full rigl and agr identifirecorda Date Date Date Date Date Date Date Da | applications for the inventio tions and patents as the Assig 2) Each undersigned agree oblication or continuation or dignee in every way possible is 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree ination a grant of a valid Unit 5) Each undersigned author of the United States resulting to convey the entire interestees that this assignment is bit 6) Each undersigned herebication that may be necessary attion of this document. In witness whereof, executions and patents in the convey the entire interested that may be necessary attion of this document. | n, and any gnee may of s to execu invision the n obtaining s to execu conal Convisto perfor ted States and grown saids therein anding on lay grants the or desirable ted by the | patent(s) issuing thereon, and also te deem necessary. It all papers necessary in connection treef, or any patent or reissue applications and particular end of the all papers and documents and persention for Protection of Industrial Prim all affirmative acts which may be patent to the Assignee. It is all papers and documents and persentence of the U. It is all affirmative acts which may be patent to the Assignee of the U. It is all affirmative acts which may be patent to the Assignee of the U. It is all affirmative acts which may be patent to the Assignee of the U. It is all affirmative acts which may be patent to the Assignee of the U. It is all affirmative acts which may be patent to the Assignee of the U. It is all affirmative and his heirs, successors, assignee in and his heirs, successors, assignee firm of OLIFF & BERRIDGE, PLC of the in order to comply with the rules of the undersigned on the date(s) oppose the undersigned o | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, mains. Patent and Trademark, as Assignee of the entire, and will not execute, as and legal representative the power to insert on the of the United States Pate. | or necessary in connection of the invention, and to come necessary in connections. Office to issue any are interest, and coverally agreements in contests. It is assignment any furnit and Trademark Office to issue any agreements in contests. | concerning cooperate with ection with ection with eissue or and all Letters ants that he has flict herewith, ther fice for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) |
| applica any app the Ass claims reexam Patents full rigl and agr identifi recorda Date Date Date Date Date Date | applications for the inventio tions and patents as the Assig 2) Each undersigned agree oblication or continuation or dignee in every way possible is 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree ination a grant of a valid Unity 5) Each undersigned author of the United States resulting the to convey the entire interestees that this assignment is bit 6) Each undersigned herebication that may be necessary attion of this document. In witness whereof, executions and patents whereof is execution. | n, and any gnee may of s to executivision the nobtaining s to executional Converse to States or desirable therein as inding on 1 y grants the or desirable ted by the | patent(s) issuing thereon, and also to deem necessary. the all papers necessary in connection treef, or any patent or reissue application of the all papers and documents and persention for Protection of Industrial Primall affirmative acts which may be patent to the Assignee. In a papers and documents and persent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the patent to the said Assignee of the U. In the patent of the U. In the U. In the patent of the U. In the U. In the U. In the patent of the U. In the patent of the U. In the U. In the patent of the U. In the patent | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, main so the such interference of the entirely and will not execute, as and legal representative the power to insert on the of the United States Pate which is the undersigned nare the control of the undersigned nare the unde | or necessary in connection, and to come necessary in connection, and to come necessary in connection. Office to issue any actinities and coverance and agreements in context assignment any furnity and Trademark Office(s). | concerning cooperate with ection with eissue or and all Letters ants that he has flict herewith, rther fice for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) |
| applica any app the Ass claims reexam Patents full rigl and agr identifi recorda Date Date Date Date Date Date Date Da | applications for the inventio tions and patents as the Assign 2) Each undersigned agree olication or continuation or dignee in every way possible if 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree in a grant of a valid Unity 5) Each undersigned author of the United States resulting that to convey the entire interest that this assignment is bit of Each undersigned hereby the cation that may be necessary that the same of the Contest of the United States resulting that the same of the Convey the entire interest that this assignment is bit of Each undersigned hereby the cation that may be necessary the cation that may be necessary the contest of this document. In witness whereof, execution of this document has the cation that may be necessary that the cation that may be necessary | n, and any gnee may of s to executivision the nobtaining s to executional Convictor States and gfrom saint therein as inding on ly grants the or desirable ted by the ferably be | patent(s) issuing thereon, and also to deem necessary. the all papers necessary in connection treef, or any patent or reissue application of the patent of all papers and documents and persention for Protection of Industrial Primall affirmative acts which may be patent to the Assignee. The patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the patent to the said Assignee of the U. In the patent of the U. In the U. In the patent of the U. In the U. In the patent of the U. In the pat | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, mainstranged of the entirely and will not execute, and will not execute, and the power to insert on the of the United States Pate with the undersigned nare the | on the confection of the invention, and to come necessary in connects. Office to issue any are interest, and covern on agreements in control of the control | concerning cooperate with ection with eissue or and all Letters ants that he has flict herewith, ther fice for (SEAL) |
| applica any app the Ass claims reexam Patents full rigl and agr identifirecorda Date Date Date Date Date Date Date Da | applications for the inventio tions and patents as the Assign 2) Each undersigned agree oblication or continuation or dignee in every way possible if 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree in a grant of a valid Unity 5) Each undersigned author of the United States resulting to convey the entire interest that this assignment is bity 6) Each undersigned hereby action that may be necessary action of this document. In witness whereof, execution is assignment that the same of the execution that is document. This assignment should prefit the it should be signed before the it should be signed before the execution of this document. | ferably be | patent(s) issuing thereon, and also to deem necessary. the all papers necessary in connection treef, or any patent or reissue application of the patent of all papers and documents and persention for Protection of Industrial Primall affirmative acts which may be patent to the Assignee. The patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the patent to the said Assignee of the U. In the patent of the U. In the U. In the patent of the U. In the U. In the patent of the U. In the pat | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, mainstranged of the entirely and will not execute, and will not execute, and the power to insert on the of the United States Pate with the undersigned nare the | on the confection of the invention, and to come necessary in connects. Office to issue any are interest, and covern on agreements in control of the control | concerning cooperate with ection with eissue or and all Letters ants that he has flict herewith, ther fice for (SEAL) |
| applica any app the Ass claims reexam Patents full rigi and agr identifi recorda Date Date Date Date Date Date Date Da | applications for the inventio tions and patents as the Assign 2) Each undersigned agree olication or continuation or dignee in every way possible if 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree in a grant of a valid Unity 5) Each undersigned author of the United States resulting that to convey the entire interest that this assignment is bit of Each undersigned hereby the cation that may be necessary that the same of the Contest of the United States resulting that the same of the Convey the entire interest that this assignment is bit of Each undersigned hereby the cation that may be necessary the cation that may be necessary the contest of this document. In witness whereof, execution of this document has the cation that may be necessary that the cation that may be necessary | ferably be | patent(s) issuing thereon, and also to deem necessary. the all papers necessary in connection treef, or any patent or reissue application of the patent of all papers and documents and persention for Protection of Industrial Primall affirmative acts which may be patent to the Assignee. The patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the Assignee of the U. In the patent to the patent to the said Assignee of the U. In the patent of the U. In the U. In the patent of the U. In the U. In the patent of the U. In the pat | with any interference whation based thereon, for the such interference. Form any act which may be operty or similar agreemencessary to obtain, main so the such interference of the entirely and will not execute, as and legal representative the power to insert on the of the United States Pate which is the undersigned nare the control of the undersigned nare the unde | on the confection of the invention, and to come necessary in connects. Office to issue any are interest, and covern on agreements in control of the control | concerning cooperate with ection with eissue or and all Letters ants that he has flict herewith, ther fice for (SEAL) |